

**DEFAULT JUDGMENT MOTION COVER SHEET****MDL MOVING PAPERS**Motion: ECF No. 10288Memorandum of law: ECF No. 10289Declaration & supporting exhibits: ECF No. 10290**PLAINTIFFS**

Please describe each set of plaintiffs requesting judgments in this motion.

<b>Exhibit</b>	<b>Description of Plaintiffs</b>	<b>Cause(s) of Action</b>
A	Estate of U.S. national 9/11 Decedent	28 U.S.C. Sec. 1605A(c)
B	Expert Reports of Stan V. Smith	28 U.S.C. Sec. 1605A(c)

**DEFENDANTS**

Please list all defendants the plaintiffs are moving against:

Islamic Republic of Iran, Islamic Revolutionary Guard Corps, Central Bank of the Islamic Republic of Iran**COMPLIANCE**

As stated in ECF No. 10290 at ¶ 13, counsel followed the quality control measures outlined in ECF No. 3433 and adopted in ECF No. 3435.

As stated in ECF No. 10290 at ¶ 12, these plaintiffs have not previously received judgments against these defendants.

Excel versions of any tables attached to the proposed order were emailed to

Netburn\_NYSDChambers@nysd.uscourts.gov on 9 / 3 / 2024.

**SUBJECT MATTER JURISDICTION**

- ☐ The Court previously addressed subject matter jurisdiction over these claims in ECF No. 85
- ☐ The Court has not previously addressed subject matter jurisdiction over these claims.

**PERSONAL JURISDICTION**

- ☒ The Court previously addressed personal jurisdiction over these defendants in ECF No. 85
- ☐ The Court has not addressed personal jurisdiction over these defendants.

**FACTUAL & LEGAL QUESTIONS**

- ☐ This motion requests ☐ new functional equivalence findings; ☐ new personal injury assessments; or ☐ resolution of a new issue: \_\_\_\_\_
- ☐ This motion does not raise novel factual or legal issues.

## RELEVANT FILINGS

For each member case, list docket entries for the corresponding filings. Duplicate this page if additional space is needed.

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